MICHAEL J. SATZ STATE ATTORNEY SEVENTEENTH JUDICIAL CIRCUIT OF FLORIDA

BROWARD COUNTY COURTHOUSE

201 SE SIXTH STREET, WEST WING SUITE 7130, FORT LAUDERDALE, FL 33301-3360

PUBLIC RECORDS REQUEST

Contact Mrs. Seltzer at (954) 831-7228 / SSeltzer@sao17.state.fl.us

Requestor:

BRIAN PARUAS

Company: Address:

MDP LAYWERS

Phone:

Request Reference #: 8449

Fax:

(954) 593-6740

Date:

6/13/2017

City, State, Zip

Email::

BRIAN@MDPLAWYERS.COM

Pursuant to Chapter 119, Florida Statutes, request is made for:

Request Type: COPIES

Record Type: Public Records Request

Defendant: Solomon, David Description: Copy of complete file CtNum: 15009792CF10A

YOU ARE ADVISED that the State Attorney's Office is not the custodian of the official court records, The records you have requested are only those in the custody of the State Attorney, subject to all legal exceptions and/or redactions. For a copy of the complete and official record and/certified copies, contact the office of Brenda Forman, Clerk of the Court, 17th Judicial Circuit of Florida, at (954) 831-6565

	(For SAO use only)
Letter acknowledging request sent by	Date 6-14-17
Active Discovery provided by	Date
Reviewed/Redacted by	Date
Approved/Disapproved by A.S.A.	Date
File unable to be located by Unit	Date
See Notes	VExemptions/Redactions indicated below NORLACTIONS NICESO
Request WithdrawnDate	SAO has no record as requested
SAO record was destroyed per §119.021(2)(d),	1
Notes/Exemptions from Public Re	cord Disclosure (For Reviewing ASA use only)
☐ Active internal affairs investigation => exempt, §112.533, FS; §655.0	057(1)(a), FS
☐ Attorney notes=> confidential and exempt, Lopez v. State 696 So. 2 Valle v. Sate, 705 So.2d 1331(Fla. 1997); Arbelaez v. State, 775 So.	
Confession by Defendant on active cases=> exempt, §119.071(2)(e),	FS Personal assets of crime victim=> exempt, §119.071(2)(i), FS
☐ Bank account numbers, debit, charge and credit account numbers and numbers ⇒ exempt, §215.322(6)1, FS; §119.071(5)(a)(b), FS; §655.0 FS	
☐ Biometric ID Information=>exempt, §119.071(5)(g), FS	☐ Medical Records=> exempt, §395.3025(4), FS; §395.3025(8), FS; §456.057, FS
information revealing id of Confidential Informant or confidential sou §119.071(2)(f), FS	PSI, PTI, pre-plea, post-sentence investigative records=> exempt, §945.10(1)(b), FS
Defendant not entitled to free copy of file.=> Roesch v. State, 633 Sc	o. 2d 1 (Fla. 1993) Reports of abuse of vulnerable adult=> exempt, §415.107, FS
☐ Criminal History Data=> exempt, \$943.0525, FS	Department of Children & Families Reports of child abuse=> exempt, \$39.0132(4)(a), F §39.202, FS
☐ Department of Corrections Records & Investigations=> exempt, §94:	5.10, FS School records=> exempt, §1002.22, FS
☐ Autopsy Photographs=> exempt, §406.135(1), FS	☐ Photograph of victim of sexual offense=> exempt, §119.071(2)(h)
□ E.M.S. Reports=> exempt, §395.51, FS	☐ Active criminal intelligence and investigative information=> exempt, §119.071(2)(e), FS
☐ Home Addresses, etc., of current or former prosecutors, law enforcer firefighters, judges and code inspectors=> exempt, §119.071(4)(d)1,	
☐ Traffic Crash Report exempt for 60 days after report is filed=>exemp	ot, §316.066(5)(a), FS
☐ Videotaped statement of minor victim of sexual battery=>exempt, §1	19.071(j)2.a., FS ☐ Drivers License digital imaging⇒ exempt, §322.142(4), FS
□ DL and DMV records=>exempt, §119.0712(2), FS	☐ Telecommunications records=>exempt, §119.071(5)(d)
☐ Photo/video/audio recording that depicts or records the killing of a hu F.S. 406.136	uman being=>exempt,
☐ Pharmacy Records=>exempt, §465.017(2)	☐ Federal Tax Information=>exempt- 26 USC 1603
	071(3)(a)
25/17 Pretrial Diversion	Agreement provided. v5/22
Document # 14983	v5/22

ORIGINAL -ADM/2

COPY- Requesting Party

COPY -Public Records File

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

vs.

DAVID SOLOMON,

Defendant



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PRETRIAL DIVERSION AGREEMENT

- 1. This special Pretrial Diversion Agreement is entered into between Defendant, DAVID SOLOMON, who is represented by Don S. Cohn, Counsel for Defendant, and KATHERINE FERNANDEZ RUNDLE, State Attorney for Miami-Dade County, Florida, by and through Assistant State Attorney Jason Scully-Clemmons.
- 2. The Defendant shall participate in a program of counseling with Dr. William R. Samek, compliance with the rules, regulations and directives of that program of counseling, regular reporting in person to Dr. Samek, participation in said counseling, and any other such requirements Dr. Samek and/or Dr. Samek's stall shall impose, delete, or modify from time to time and hereby waives any claim of confidentiality regarding reports from Dr. Samek and/or Dr. Samek's office and/or staff to participating community agencies or parties to this matter. As a condition of this agreement and as part of his entry into Dr. Samek's program of counseling, the Defendant shall state, "I was wrestling with M.M. (a minor), and in doing so, I may have touched him inappropriately."
- 3. The Defendant shall participate in the aforementioned program of counseling with Dr. Samek for a minimum of eighteen (18) months years and a maximum of four (4) years. Dr. Samek shall review the Defendant's progress and report back to the State at the end of eighteen months. If at the end of the first eighteen (18) months of counseling, Dr. Samek's report indicates that the Defendant needs no further treatment, the Defendant's counseling condition will be terminated. However, if the eighteen month report indicates a need for further treatment. Dr. Samek shall report back as to the Defendant's treatment needs every six months. The Defendant shall remain in treatment for four years or until a review at or after eighteen months indicates that the Defendant needs no further treatment.
- 4. The Defendant waives any claim of privilege or confidentiality regarding any and all statements made to Dr. Samek and/or anyone associated with the above mentioned program of counseling. Said waiver of privilege extends to matters related to the charges which formed the basis for the Defendant's entrance into this agreement as well as to any records, progress notes, impressions and reports which may be generated as a result of the Defendant's participation in counseling. Said waiver of privilege also extends to any matters which may apply to any situation involving known or suspected child abuse or neglect as provided for in Florida Statute 39.204. Any and all such statements, reports, records, notes, etc., shall be admissible in any court of law, in any proceeding in which the State is a party, without objection from the Defendant. However, in the event that the

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Defendant is tried for any offenses committed before June 19, 2000 against M.M., J.B., and statements falling under this waiver could not be used against him in that trial.

- 5. The Defendant shall complete two hundred fifty (250) hours of community service.
- 6. The Defendant waives his right to a speedy trial.
- 7. If, in the opinion of Dr. Samek and/or Dr. Samek's staff and/or office the Defendant's participate on not meeting with acceptable success, this agreement may be terminated by the State.
- 8. The Defendant is aware that an arrest and/or conviction for any misdemeanor and/or retained the pendency of this agreement, may result in the immediate termination of this agreement. State. The Defendant shall have no law violations of any kind, including alcohol or day offenses, and traffic-related criminal offenses, during the pendency of this case.
- 9. The Defendant shall notify Dr. Samek and the Assistant State Attorney assigned to the Decrease within 24 hours of any arrest.
- 10. The Defendant shall accept the responsibility of maintaining contact with Dr. Samek as materials.
- 11. The Defendant shall notify Dr. Samek and the Assistant State Attorney assigned to the Charlest case prior to any change in employment or residence.
- 12. The Defendant shall not be out of the area and away from treatment obligations without the unarea written consent of Dr. Samek.
- 13. The Defendant shall not visit or have any contact in person, written, verbal or via a three M.M. (a minor) unless explicit permission is given by the Assistant State Attorney assigned Defendant's case after consultation with M.M. and/or M.M.'s parent(s) and/or guarantee legal representative(s).
- 14. The Defendant shall not enter the victim's family property and/or residence unless explicit permissing given by the Assistant State Attorney assigned to the Defendant's case after consumment. M.M. and/or M.M.'s parent(s) and/or guardian(s) and/or legal representative(s).
- 15. During the pendency of this case, the Defendant shall reside in a setting where there are no man female minors (under age 18). However, the Defendant may reside with his own daughter the man female minors (under age 18).
- 16. Unless explicit permission is granted in writing by the Assistant State Attorney assigned as the Defendant's case after consultation with Dr. Samek, the Defendant shall have no unsupervised contact with minors during the pendency of this case. However, the Defendant many unsupervised contact with his own daughter (a minor).
- 17. The Defendant shall be gainfully employed full-time, actively seeking full-time employment carstrain be enrolled in and attending appropriate classes.
- 18. During the pendency of this case, the Defendant is prohibited from teaching in public and private the schools. During the pendency of this case, the Defendant is also prohibited from entering into the profession, taking any job or becoming involved in any activity or hobby which involves the teaching of, coaching of, supervision of, baby-sitting of, care of, custody of, control over, contact with a



tends to place him in contact with minor children. Any unintentional, incidental contact with minor will not violate the terms of this agreement. However, the Defendant shall make efforts to avoid said unintentional, incidental contact. During the pendency of this case, the Defendant is prohibited from wearing a uniform at any time for any purpose. Additionally, the Defendant is prohibited from entering into any type of occupation that would require him to wear a uniform during the pendency of this case.

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- 19. The Defendant shall surrender his teaching license on or before July 6, 2001. At no time, even the termination of this case shall the Defendant seek employment in public or private schools within or outside the State of Florida.
- 20. The Defendant shall comply with any other rules, directives or conditions set out by Dr. Samela
- 21. If the Defendant fails to comply with any of the terms and conditions outlined above, it will constitute a violation of this agreement. However, if the Defendant complies with and completes all the terms and conditions outlined above, the State will announce a nolle prosequi as to the charges against the Defendant in the above captioned case and will neither refile this case, nor file charges on any offense allegedly occurring before June 19, 2000 relating to alleged victims M.M., J.B., and/or (1). Any violation of this agreement by the Defendant at any time prior to the State's announcement of nolle prosequi will free the State from the requirement to announce a nolle prosequi. Pursuant to paragraph three of this agreement, the earliest that the State could possibly announce a nolle prosequi would be eighteen months from the execution of this agreement.

Having read the above-mentioned terms of this pretrial diversion agreement, and having been advised by my counsel, Don S. Cohn, I, DAVID SOLOMON, freely and voluntarily enter into this pretrial diversion agreement and agree to abide by all terms and conditions of this pretrial diversion agreement, and agree that failure to comply with any terms or conditions within this agreement constitutes a violation of the agreement and subjects me to criminal prosecution for the charges in the above captioned case.

This agreement is entered into freely and voluntarily on this 28th day of March, 2001.

Respectfully submitted,

KATHERINE FERNANDEZ RUNDLE STATE ATTORNEY

n...

Jason Scully-Clemmons

Assistant State Attorney

Miami, FL 33136-2111 1-/20/2020 200

(305) 547-0100

DAVID SOLOMON

Defendant

Don S. Cohn Ken Lange

Attorney for the Defendant